

1 UNITED STATES DISTRICT COURT  
2 DISTRICT OF NEVADA

3 ALEKA JACKSON, individually; BETTY  
4 JACKSON, individually

5 Plaintiffs,

6 v.  
7 KEY INSURANCE, a foreign corporation  
8 d/b/a/ STORM LEGAL GROUP and d/b/a  
9 DESERT RIDGE LEGAL GOUPE; DOES I  
through V; and ROE CORPORATIONS VI-  
X, inclusive,

10 Defendants.

Case No. 2:22-cv-01542-APG-VCF  
11 ORDER DENYING MOTION FOR  
12 PREFERENTIAL TRIAL SETTING

13 [ECF No. 10]

14 The plaintiffs move for an expedited trial setting based upon Nevada Revised Statutes  
15 § 16.025. That statute is a procedural rule, not a substantive rule, and thus does not apply in  
16 federal court. *Orlando v Govt. Employees Ins. Co.*, Case No. 2:20-cv-1904, 2021 WL 1342521  
17 (D. Nev. 2021). Nor do I see a reason to expedite the trial date at this time under my inherent  
18 powers. The parties can control the length of time to trial by using a shortened discovery plan,  
19 cooperating in discovery, not filing meritless motions, and complying with the court's rules and  
20 deadlines. In their proposed joint pretrial order, either party may request an expedited trial date,  
21 which I will consider at that point.

22 I THEREFORE ORDER that the plaintiffs' motion for preferential trial setting (**ECF No.**  
23 **10**) is denied.

24 DATED THIS 26th day of October, 2022.

25   
26 UNITED STATES DISTRICT JUDGE